

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/039,035	01/04/2002	Nicholas P. Wilt	MSFT-0740/177740.01	2351	
41505 7590 01/14/2008 WOODCOCK WASHBURN LLP (MICROSOFT CORPORATION)			EXAMINER		
CIRA CENTR	E, 12TH FLOOR	DAO, THUY CHAN			
2929 ARCH STREET PHILADELPHIA, PA 19104-2891		ART UNIT	PAPER NUMBER		
		•	2192		
			MAIL DATE	DELIVERY MODE	
			01/14/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Interview Summary	10/039,035	WILL ET AL.	
	Examiner	Art Unit	
	Thuy Dao	2192	
All participants (applicant, applicant's representative, PTO	personnel):		
(1) Mr. Swope (Reg. No. 38,041).	(3)		
(2) <u>Thuy Dao</u> .	(4)		
Date of Interview: <u>10 January 2008</u> .			
Type: a)⊠ Telephonic b)⊡ Video Conference c)⊡ Personal [copy given to: 1)⊡ applicant	2)∏ applicant's represe	entative]	
Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:	e)⊠ No.		
Claim(s) discussed: <u>1,9 and 18</u> .			
Identification of prior art discussed: Devins (US Patent No	<u>. 6,615,167)</u> .		
Agreement with respect to the claims f)⊠ was reached.	g)☐ was not reached.	h) N/A.	
Substance of Interview including description of the general reached, or any other comments: See Continuation Sheet (A fuller description, if necessary, and a copy of the amendallowable, if available, must be attached. Also, where not allowable is available, a summary thereof must be attached. THE FORMAL WRITTEN REPLY TO THE LAST OFFICE INTERVIEW. (See MPEP Section 713.04). If a reply to the GIVEN A NON-EXTENDABLE PERIOD OF THE LONGER INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW DATE, OR THE SUBSTANCE OF THE INTERVIEW DATE on reverse side or on attached sheet.	dments which the examony of the amendmented.) ACTION MUST INCLUE alast Office action has also OF ONE MONTH OR TERVIEW SUMMARY F	iner agreed would rend s that would render the DE THE SUBSTANCE already been filed, APF THIRTY DAYS FROM FORM, WHICHEVER IS	ler the claims claims OF THE PLICANT IS THIS S LATER, TO
• .			
	•		
	*		
,			
Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.	Examine	Examiner's signature, if required	
U.S. Patent and Trademark Office PTOL-413 (Rev. 04-03) Interview	v Summary	Paper	No. 20080110

Application No.

10/039,035

Applicant(s) WILT ET AL. Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments:

Mr. Swope briefly described the distinction between the prior art and the claimed subject matter in the proposed amendments.

The examiner noted several minor informalities in the proposed amendments at least in claims 9, 10, and 25.

It was agreed that the Applicants will file the official response/amendments and the examiner will carefully consider accordingly.

TUAN DAM SUPERVISORY PATENT EXAMINER



SEATTLE OFFICE 999 Third Avenue, Suite 3600 Seattle, WA 98104 206-332-1380 Fax: 206-624-7317

FACSIMILE

DATE:

January 7, 2008

JOB CODE:

Please deliver this and the following pages to:

Name:

Examiner Thuy Chan Dao

Company/Firm:

United States Patent & Trademark Office

Telecopier No.:

(571) 273-8570

Client/Matter No.:

United States Patent Application No. 10/039,035 Attorney Docket No.: MSFT-0740/177740.01

Sender's Name:

Masako Calico on behalf of Michael J. Swope

Pages to Follow:

If transmission is not complete, please call our Seattle Office at (206) 332-1380.

COVER MESSAGE:

Thank you for your voice messge. Our suggested interview times (EST) are

Thursday, January 10, 2:00 pm or 2:30 pm Friday, January 11, 2:00 pm

Please let us know your availability. (Masako Calico at (206) 332-1119)

Please also see the attached proposed amendment as an interview agenda.

Thank you.

THIS MESSAGE IS INTENDED ONLY FOR THE USE OF THE INDIVIDUAL OR ENTITY TO WHICH IT IS ADDRESSED AND MAY CONTAIN INFORMATION THAT IS PRIVILEGED, CONFIDENTIAL AND EXEMPT FROM DISCLOSURE UNDER APPLICABLE LAW. IF THE READER OF THIS MESSAGE IS NOT THE INTENDED RECIPIENT, OR THE EMPLOYEE OR AGENT RESPONSIBLE FOR DELIVERY OF THE MESSAGE TO THE INTENDED RECIPIENT, YOU ARE HEREBY NOTIFIED THAT ANY DISSEMINATION, DISTRIBUTION OR COPYING OF THIS COMMUNICATION IS STRICTLY PROHIBITED. IF YOU HAVE RECEIVED THIS COMMUNICATION IN ERROR, PLEASE NOTIFY US IMMEDIATELY BY TELEPHONE AND RETURN THE ORIGINAL TO US AT THE ABOVE ADDRESS VIA THE U.S. POSTAL SERVICE. THANK YOU.

DOCKET NO.: MSFT-0740/177740.01

Application No.: 10/039,035

Office Action Dated: November 6, 2007

PATENT REPLY FILED UNDER EXPEDITED PROCEDURE PURSUANT TO 37 CFR § 1.116

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Nicholas P. Wilt and James S. Miller

IVICHOIAS I. WILL ALLE BAILLES S. MIHICI

Application No.: 10/039,035

Filing Date: January 4, 2002

Group Art Unit: 2192

Confirmation No.: 2351

Examiner: Thuy Chan Dao

System and Methods for Managing Drivers in a Computing System

Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Sir:

REPLY PURSUANT TO 37 CFR § 1.116

I	n resp	onse to the Official Action dated November 6, 2007,	reconsideration is
respectfi	ully re	quested in view of the amendments and/or remarks as	indicated below:
		Amendments to the Specification begin on page	of this paper.
	☒ .	Amendments to the Claims are reflected in the libegins on page 2 of this paper.	sting of the claims which
[Amendments to the Drawings begin on page an attached replacement sheet.	of this paper and include
	\boxtimes	Remarks begin on page 6 of this paper.	

DOCKET NO.: MSFT-0740/177740.01

Application No.: 10/039,035

Office Action Dated: November 6, 2007

PATENT REPLY FILED UNDER EXPEDITED PROCEDURE PURSUANT TO 37 CFR § 1.116

This listing of claims will replace all prior versions, and listings, of claims in the application.

Listing of Claims:

1. (Currently amended) A computer system, comprising:

a processor;

an operating system having a selected driver that interacts with a computing component, at least a portion of said selected driver program being in an intermediate language;

a plurality of application instructions, said instructions being in an intermediate language readable by an intermediate language compiler;

a plurality of runtime instructions, said instructions being in an intermediate language readable by an intermediate language compiler, wherein said runtime instructions performs the translation between said application instructions and said selected driver; and

an intermediate language compiler capable of compiling the application instructions, and the runtime instructions and said selected driver into a combined set of instructions executable by the processor for interacting with the computing component selected driver.

- 2. (Cancelled)
- 3. (Currently amended) The computer system as recited in claim 1 [[2]] wherein the selected driver is split into user mode and kernel mode instructions.
- 4. (Original) The computer system as recited in claim 3 wherein the user mode instructions of the selected driver translates from device driver interface instructions to hardware-specific commands.
- 5. (Original) The computer system as recited in claim 4 wherein the selected driver writes hardware-specific commands into an operating system-allocated buffer for submission to a scheduler of the hardware's time.

DOCKET NO.: MSFT-0740/177740.01

Application No.: 10/039,035

Office Action Dated: November 6, 2007

PATENT REPLY FILED UNDER EXPEDITED PROCEDURE PURSUANT TO 37 CFR § 1.116

- 6. (Original) The computer system as recited in claim 1 wherein the plurality of application instructions and the plurality of runtime instructions are delivered to the computer system over a network.
- 7. (Currently amended) The computer system as recited in claim 1 [2]] wherein the selected driver is delivered over a network.
- 8. (Previously presented) The computer system as recited in claim 1 wherein the intermediate language compiler comprises a Just-In-Time compiler.
- 9. (Currently amended) A method for software interaction with hardware, comprising:

providing receiving an application program in an intermediate programming language:

receiving at least a portion of a driver program in an intermediate language, said driver interacting with a computing component on a target computer system;

providing receiving a runtime program in an intermediate programming language, wherein said runtime instructions program performs the translation between said application instructions and said selected driver;

compiling the application program, and the runtime program and the driver program into a single executable program for execution on [[a]] the target computer system.

- 10. (Cancelled)
- 11. (Currently amended) The method as recited in claim [[10]] 9 wherein the driver program comprises a kernel mode portion provided in an executable form.
- 12. (Original) The method as recited in claim 11 wherein the driver program comprises a user mode portion provided in the intermediate language form.
- 13. (Original) The method as recited in claim 12 wherein the user mode portion translates from device driver interface instructions to hardware-specific commands.

DOCKET NO.: MSFT-0740/177740.01

Application No.: 10/039,035

Office Action Dated: November 6, 2007

PATENT REPLY FILED UNDER EXPEDITED PROCEDURE PURSUANT TO 37 CFR § 1.116

- 14. (Currently amended) The method as recited in claim [[10]] 9 wherein the driver writes hardware-specific commands into an operating system-allocated buffer for submission to a scheduler of the hardware's time.
- 15. (Original) The method as recited in claim 9 wherein the application program and the runtime program are delivered to the target computer system over a network.
- 16. (Currently amended) The method as recited in claim [[10]] 9 wherein the driver is delivered over a network.
- 17. (Previously presented) The method as recited in claim 9 wherein the step of compiling uses a Just-In-Time compiler.
- 18. (Currently amended) A computer-readable medium having stored thereon computer-executable instructions for software interaction with hardware, comprising: instructions for receiving an application program in an intermediate programming language:

instruction for receiving at least a portion of a driver program in an intermediate language, said driver interacting with a computing component on a target computer system; and

instructions for receiving a runtime program in an intermediate programming language, wherein said runtime instructions program performs the translation between said application instructions and said selected driver;

instructions for compiling the application program, and the runtime program and the driver program into a single executable program for execution on [[a]] the target computer system.

- 19. (Cancelled)
- 20. (Currently amended) The computer-readable medium as recited in claim [[19]] 18 wherein the driver program comprises a kernel mode portion provided in an executable form

DOCKET NO.: MSFT-0740/177740.01

Application No.: 10/039,035

Office Action Dated: November 6, 2007

PATENT REPLY FILED UNDER EXPEDITED PROCEDURE PURSUANT TO 37 CFR § 1.116

wherein the instructions the at least a portion of the driver program in an intermediate language received comprise user mode instructions.

- 21. (Cancelled)
- 22. (Original) The computer-readable medium as recited in claim [[21]] 20 wherein the user mode instructions translate from device driver interface instructions to hardware-specific commands.
- 23. (Original) The computer-readable medium as recited in claim 22 wherein the driver writes hardware-specific commands into an operating system-allocated buffer for submission to a scheduler of the hardware's time.
- 24. (Currently amended) The computer-readable medium as recited in claim 18 comprising instructions for receiving wherein the application program and the runtime program are delivered to the target computer system over a network.
- 25. (Currently amended) The computer-readable medium as recited in claim 19

 wherein comprising instructions for receiving the driver program is delivered-over a network.
- 26. (Previously presented) The computer-readable medium as recited in claim 18 wherein the step of compiling uses a Just-In-Time compiler.

DOCKET NO.: MSFT-0740/177740.01

Application No.: 10/039,035

Office Action Dated: November 6, 2007

PATENT REPLY FILED UNDER EXPEDITED PROCEDURE PURSUANT TO 37 CFR § 1.116

REMARKS

Claims 1-26 are pending in the application. Claims 1, 9 and 18 are independent. Claims 1-26 stand rejected. Claims 2, 10, and 19 are cancelled herwith.

Claim Objections

Claims 9 and 18 stand objected to because of minor informalities. In particular, the examiner has indicated that the phrase in lines 4- 6 should read as - -...wherein said runtime [[instructions]] program performs the translation between said application [[instructions]] program and [[said]] a selected driver- - as previously recited in lines 3-4.

Applicant has corrected the claim language as suggested by the examiner...

Claim Rejections - 35 USC § 103

Claims 1, 6, 9-10, 15-16, 18-19, and 24-25 stand rejected under 35 U.S.C. 103(a) as being unpatentable over Devins (art of record, US Patent No. 6,615,167) in view of US Patent No. 6,594,761 to Chow et al. (art made of record, hereinafter "Chow").

Regarding claim 1, The examiner maintains that Devins discloses:

a plurality of runtime instructions, said instructions readable by a compiler (e.g., FIG. 6, API 500, col.5: 28-44, col.6: 1-31; LLDD 202, col.3: 55-62, col.4: 22-45),

wherein said runtime instructions performs the translation between said application instructions and said selected driver (e.g., FIG. 2A, col.3: 55 - col.4: 12; FIG. 5, col.5: 29-45; FIG. 6, 201+202+601+602 -* 500 -* 400).

Devins discloses application instructions and runtime instructions as a combined set of instructions, but not explicitly disclose said instructions as intermediate language.

Action p. 3. Applicant respectfully disagrees. Claim 1 recites a plurality of runtime instructions that are combined with a set of application instructions so as to for a single set of instructions that can then be compiled on a target system. This allows the runtime

instructions to be specifically tailored for a target system and designed to operate specifically PAGE 7/11* RCVD AT 1/7/2008 7:55:31 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-6/36* DNIS:2738570* CSID: * DURATION (mm-ss):03-18

DOCKET NO.: MSFT-0740/177740.01

Application No.: 10/039,035

Office Action Dated: November 6, 2007

PATENT REPLY FILED UNDER EXPEDITED PROCEDURE PURSUANT TO 37 CFR § 1.116

with a particular application program. The result is an intermediate language system that executes more quickly while retaining the flexibility offered by an intermediate language.

Additionally, Applicant has amended the claim to indicate that a portion of the driver is also in an intermediate language such that the application instructions, the runtime instructions and the at least a portion of the driver instructions are compiled into a set of instructions on a target system.

For at least the foregoing reasons, claim 1 patentably defines over over Devins in view of Chow et al. Inasmuch as claims 3-8 depend from independent claim 1 and thereby incorporate its limitations, Applicants submit that they also patentably define over Devins in view of Chow. Reconsideration is respectfully requested.

Regarding independent claim 9, the examiner has provided no additional rational over the rejection of claim 1. Accordingly, Applicant submits that the above analysis applies to claim 9 as well. That is, claim 9 patentably defines over Devins in view of Chow for at least the reasons set for the above with respect to claim 1. Reconsideration of the rejection of claim 9 is requested.

Inasmuch as claims 15 and 16 depend from claim 1, they also patentably define over Devins in view of Chow for at least the same reasons.

Regarding independent claim 18, the examiner has provided no additional rational over the rejection of claim 1. Accordingly, Applicant submits that the above analysis applies to claim 18 as well. That is, claim 18 patentably defines over Devins in view of Chow for at least the reasons set for the above with respect to claim 1. Reconsideration of the rejection of claim 18 is requested.

Inasmuch as claims 24-25 depend from claim 1, they also patentably define over Devins in view of Chow for at least the same reasons.

Claims 3-5 and 7 stand rejected under 35 U.S.C. 103(a) as being unpatentable over Devins, Chow, APA, and further in view of Schmit (art of record, US Patent No. 6,148,438).

DOCKET NO.: MSFT-0740/177740.01

Application No.: 10/039,035

Office Action Dated: November 6, 2007

PATENT REPLY FILED UNDER EXPEDITED PROCEDURE PURSUANT TO 37 CFR § 1.116

Applicants respectfully disagree. Inasmuch as claims 3-5 and 7 depend from claim 1, they also patenably define over the art of record at least for the reasons set forth above with respect to claim 1. Reconsideration is respectfully requested.

Claims 11-14 and 20-23 stand rejected under 35 U.S.C. 103(a) as being unpatentable over Devins, Chow, and further in view of Schmit (art of record, US Patent No. 6,148,438).

Applicants respectfully disagree. Inasmuch as claims 12-14 and 20-23 depend from claims 9 and 18, respectively, they also patenably define over the art of record at least for the reasons set forth above with respect to their respective base claims.

In addition, claim 11 and 12 recite wherein the driver program comprises a kernel mode portion in an executable form and a user mode portion provided in the intermediate language form. None of the cited reference disclose a portion of a driver in executable form and a portion in intermediate language form. Reconsideration is respectfully requested.

Claims 1, 9, and 18 stand rejected under 35 U.S.C. 103(a) as being unpatentable over Devins in view of Sato (art of record, "Fast Compiler Re-Targeting to Different Platforms by Translating at Intermediate Code Level" to Sato, IDS document filed January 4, 2002).

Regarding claim 1. The examiner maintains that Devins discloses:

a plurality of application instructions, said instructions readable by a compiler (e.g., Test Application 201, col.5: 62 - col.6: 4; FIG. 2B-C, col.4:13-45);

a plurality of runtime instructions, said instructions readable by a compiler (e.g., FIG. 6, API 500, col.5: 28-44, col.6: 1-31; LLDD 202, col.3: 55-62, col.4: 22-45),

wherein said runtime instructions performs the translation between said application instructions and said selected driver (e.g., FIG. 2A, col.3: 55 - col.4: 12; FIG. 5, col.5: 29-45; FIG. 6, 201+202+601+602 -* 500 -» 400).

Action p. 8. Applicant respectfully disagrees. As stated above, claim 1 recites a plurality of runtime instructions that are combined with a set of application instructions so as to for a PAGE 9/11 * RCVD AT 1/7/2008 7:55:31 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-6/36 * DNIS:2738570 * CSID: * DURATION (mm-ss):03-18

DOCKET NO.: MSFT-0740/177740.01

Application No.: 10/039,035

Office Action Dated: November 6, 2007

PATENT REPLY FILED UNDER EXPEDITED PROCEDURE PURSUANT TO 37 CFR § 1.116

single set of instructions that can then be compiled on a target system. This allows the runtime instructions to be specifically tailored for a target system and designed to operate specifically with a particular application program. The result is an intermediate language system that executes more quickly while retaining the flexibility offered by an intermediate language.

Additionally, Applicant has amended the claim to indicate that a portion of the driver is also in an intermediate language such that the application instructions, the runtime instructions and the at least a portion of the driver instructions are compiled into a set of instructions on a target system.

For at least the foregoing reasons, claim 1 patentably defines over Devins in view of Sato.

Regarding independent claim 9, the examiner has provided no additional rational over the rejection of claim 1. Accordingly, Applicant submits that the above analysis applies to claim 9 as well. That is, claim 9 patentably defines over Devins in view of Sato for at least the reasons set for the above with respect to claim 1. Reconsideration of the rejection of claim 9 is requested.

Regarding independent claim 18, the examiner has provided no additional rational over the rejection of claim 1. Accordingly, Applicant submits that the above analysis applies to claim 18 as well. That is, claim 18 patentably defines over Devins in view of Sato for at least the reasons set for the above with respect to claim 1. Reconsideration of the rejection of claim 18 is requested.

CONCLUSION

In the view of the foregoing amendments and remarks, Applicants respectfully submit that the present application is in condition for allowance. Reconsideration of the application and an early Notice of Allowance are respectfully requested. In the event that the Examiner cannot allow the application for any reason, the Examiner is encouraged to contact Applicants' representative.

DOCKET NO.: MSFT-0740/177740.01

Application No.: 10/039,035

Office Action Dated: November 6, 2007

PATENT REPLY FILED UNDER EXPEDITED PROCEDURE PURSUANT TO 37 CFR § 1.116

Date:

//
Michael J. Swope
Registration No. 38,041

Woodcock Washburn LLP Cira Centre 2929 Arch Street, 12th Floor Philadelphia, PA 19104-2891 Telephone: (215) 568-3100 Facsimile: (215) 568-3439